

United States Patent and Trademark Office

Len

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/941,557	08/30/2001	R. J. Baker	M4065.0474/P474	6108
24998 7590 03/23/2007 DICKSTEIN SHAPIRO LLP 1825 EYE STREET NW			EXAMINER	
			TRAN, DZUNG D	
Washington, DC 20006-5403			ART UNIT	PAPER NUMBER
			2613	
SHORTENED STATUTOR	RY PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
	ONTHS	03/23/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

Office Action Summary Examiner						
Dzung D. Tran The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no even, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 19 December 2006. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.	BAKER ET AL.					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 19 December 2006. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 19 December 2006. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims						
 WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 19 December 2006. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 						
1)⊠ Responsive to communication(s) filed on 19 December 2006. 2a)□ This action is FINAL. 2b)⊠ This action is non-final. 3)□ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims						
 2a) ☐ This action is FINAL. 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 						
 2a) ☐ This action is FINAL. 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims						
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims						
Disposition of Claims						
· ·						
4) Claim(s) See Continuation Sheet is large pending in the application						
TIES CIGHTINS) DOC CONTINUATION SHEET ISTATE PENUITY IN THE APPRICATION.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
Claim(s) is/are allowed.						
6) Claim(s) 1-9, 12, 14-36, 38, 40, 44-53, 56, 58-82, 84, 88-89, 91, 92, 94, 97, 98, 100-108, 111-113, 115-120, 122,						
<u>126-133, 136-145, 147, and 150-162</u> is/are rejected.						
Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examiner.	•					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.	,,					
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date Paper No(s)/Mail Date Paper No(s)/Mail Date						

Continuation of Disposition of Claims: Claims pending in the application are 1-9,12,14-36,38,40,44-53,56,58-82,84,88,89,91,92,94,97,98,100-108,111-113,115-120,122,126-133,136-145,147 and 150-162.

Art Unit: 2613

DETAILED ACTION

Specification

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-5, 12, 14, 26-29, 31, 35, 44, 73, 75-76, 79, 89, 91-92, 94-95, 97-98, 100-104, 116-117, 120, 126-129 and 145 are rejected under 35 U.S.C. 102(e) as being anticipated by Ozeki et al. US patent no. 6,651,139.

Regarding claim 1, Ozeki discloses in figure 6 a communication bus system between processors and memory modules comprising:

a memory controller 11 (i.e. Processor 11a, 11b, 11c...);

at least one memory storage device 16 connected to memory bus 15; and a continuous optical path 13 coupled to said memory controller 11 and to memory bus 15 arranged and configured for exchanging data between said memory controller 11 and said at least one memory storage device 16, said optical path 13 comprising a first wavelength-adjustable electro-optical converter 21 of Figure 3 (i.e., Figure 3 and col. 6, lines 23-36 discloses light signal level control unit 29 for adjusting wavelength of each light signal) arranged and configured to convert an electrical signal

Art Unit: 2613

output from said controller to an optical signal for transmission on said continuous optical path 13, said memory controller 11, memory bus 15 and continuous optical path 13 being formed on a single die.

Regarding claim 2, Ozeki discloses memory controller 11 transmits data to said at least one memory storage device 16 through said optical path 13 (col. 5, lines 1-20).

Regarding claim 3, Ozeki discloses memory controller 11 and said at least one data includes at least one of memory device 16 are arranged and configured to exchange read/write data (col. 5, lines 42-65).

Regarding claim 4, Ozeki discloses the continuous optical path includes at least one optical link 13 for exchange read/write data (col. 5, lines 42-65).

Regarding claim 5, Ozeki discloses data includes address data transmitted from said memory controller 11 to said at least one memory storage device 16 (col. 8, lines 16-20).

Regarding claims 89, 92, 101 and 126, Ozeki disclose in Figure 3, an electrooptical converter 21 comprising:

at least one input (i.e., electrical input) arranged and configured to receive an electrical data signal from a memory controller 11;

at least one optical output (i.e., to light signal) arranged and configured to transmit said optical signal into optical path 13.

Regarding claims 12 and 14, Ozeki discloses an electro-optical converter 22 for converting an optical signal on said optical path 13 to an electrical signal and transmitting said electrical signal to said controller 11 and memory storage device.

Art Unit: 2613

Regarding claims 26-28, and 116-117, Ozeki discloses in Figure 3, wavelength sensing mechanism (e.g., arbitrary light intensity) connect to controller 11 arranged and configured to provide wavelength information to said controller 11 and wherein said wavelength sensing mechanism (e.g., arbitrary light intensity) is located at a controller side and controller 11 is arranged to provide wavelength adjustment to said LD 25 (col. 6, lines 31-36).

Regarding claims 97 and 100, Ozeki discloses an optical receiver 22 includes a photodiode 28 (see Figure 3).

Regarding claims 102 and 127, Ozeki discloses controller receives data from said at least one memory storage device through said optical path 13 (col. 5, lines 1-20).

Regarding claims 103 and 128, Ozeki discloses data includes at least one of read and write data (col. 5, lines 42-65).

Regarding claims 104 and 129, Ozeki discloses data includes address data transmitted from said controller to said at least one memory device (col. 8, lines 16-20).

Regarding claim 44, Ozeki discloses memory module comprises an electro-optical converter 22 of figure 3 for connecting optical data from said optical path 13 to electrical signals for said at least one memory device from the node.

Regarding claims 29, 73 and 76, Ozeki discloses in figure 6, a single optical path 13 between said controller 11 and at least one memory device 16 for exchanging at

Art Unit: 2613

least read/write data (col. 5, lines 42-65) present on a plurality of electrical paths (figures 3, 6) between said controller 11 and at least one memory storage device 16.

Regarding claims 31, 35, 75, 79, 120 and 145, Ozeki discloses single optical path 13 further arranged and configured to exchange data includes address data transmitted from said controller to said at least one memory device (col. 5, lines 1-20).

Regarding claims 91 and 94, Ozeki discloses transmitter 21 include laser optical source (LD 25 of Figure 3).

Regarding claims 95 and 98, Ozeki discloses optical receiver 22 (same as an electro-optical converter) at least one input for receiving a optical data signal from an optical path 13; at least one electro-optical converter 28 for converting said received data signal to an electrical signal and at least one electrical output for transmitting said output signal to an electrical path of a memory controller 11 or memory device from the node.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Art Unit: 2613

4. Claims 6-8, 24-25, 30, 32-34, 36, 38, 40, 45-51, 53, 56, 58, 68-71, 73-85, 88, 106-107, 115, 118-119, 122, 131-132, 139, 140, 144, 147, 151, 155 and 159 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ozeki et al. US patent no. 6,651,139 in view of Actor et al. US patent no. 5,544,319.

Regarding claims 6, 105 and 130, as per claims above, Ozeki discloses all the limitations except for data includes command data transmitted from said controller to said at least one memory storage device. Acton, from the same field of endeavor, discloses data includes command data transmitted from said controller to said at least one memory storage device (col. 16, lines 20-22).

At the time of the invention was made, it would have been obvious to a person of ordinary skill in the art to include the teaching of Acton in the system of Ozeki. One of ordinary skill in the art would have been motivated to do in order to control the information between the memory controller and the memory storage device.

Regarding claim 7, Acton discloses optical path 4 includes an optical link for transmission a clock signal (col. 9, lines 50- 51).

Regarding claim 8, Acton discloses optical path 4 includes an optical link for transmission control data (figure 4, col. 6, line 24).

Regarding claim 45, Acton discloses a processor (col. 2, line 47);

Regarding claims 46 and 47, Ozeki discloses controller 11 for exchange data to and from said at least one memory storage device from the node through said optical path 13 (see figure 6).

Art Unit: 2613

Regarding claim 48, Ozeki discloses optical path 13 includes at least one optical link for exchange of read and write data (col. 5, lines 42-65).

Regarding claim 49, Ozeki discloses optical path 4 includes an optical link for address data transmitted from said controller to said at least one memory storage device (col. 8, lines 16-20).

Regarding claims 56, 58 and 88, Ozeki discloses optical receiver 22 (same as an electro-optical converter) for converting an optical signal on said optical path 13 to an electrical signal and transmitting said electrical signal to said controller 11. Regarding claims 70-72, Ozeki discloses in Figure 3, wavelength sensing mechanism (e.g., arbitrary light intensity) connect to controller 11 arranged and configured to provide wavelength information to said controller 11 and wherein said wavelength sensing mechanism (e.g., arbitrary light intensity) is located at a controller side and controller 11 is arranged to provide wavelength adjustment to said LD 25 (col. 6, lines 31-36).

Regarding claims 106 and 131, Acton discloses data includes a clock signal (col. 9, lines 50- 51).

Regarding claims 107 and 132, Acton discloses data includes control data (figure 4, col. 6, line 24).

Regarding claims 24, 68 and 139, Acton discloses at least one memory device is located memory coupled system (e.g. same as a memory module) (col. 2, lines 44-48).

Art Unit: 2613

Regarding claims 25, 69, 115 and 140, Acton discloses the bus 5 of each memory coupled system is connected to an optical fiber 4 to memory coupling system controller (col. 2, lines 48-50).

Regarding claim 30, 34, 74, 78, 119 and 144, Acton discloses single optical path 4 further arranged and configured to exchange data includes command data transmitted from said controller to said at least one memory device (col. 16, lines 20-22).

Regarding claims 32, 36, 80 and 81, Acton discloses single optical path 4 further arranged and configured to exchange data includes a clock signal (col. 9, lines 50-51).

Regarding claims 33, 77, 118 and 143, Acton discloses in figures 2 and 3, data includes read/write data which originates on a plurality of electrical paths, said optical path 4 comprising a plurality of discrete optical guides respectively associated with said electrical path (col. 3, lines 22-30).

Regarding claims 38 and 82, Acton discloses data includes control data (figure 4, col. 6, line 24).

Regarding claims 40, 84, 122 and 147, Acton discloses in figure 1, a processor (col. 2, line 47) for communicating with said at least one memory device, wherein said controller 1, at least one memory device, processor, and optical path are all integrated on the same die (figure 1).

Regarding claim 50, Acton discloses optical path 4 includes an optical link for command data transmitted from said controller to said at least one memory storage device (col. 16, lines 20-22).

Art Unit: 2613

Regarding claim 51, Acton discloses optical path 4 includes an optical link for transmission a clock signal (col. 9, lines 50- 51).

Regarding claim 52, Acton discloses optical path 4 includes an optical link for transmission control data (figure 4, col. 6, line 24).

Regarding claims 151, 155 and 159, multiplexed optical channels use TDM is well known in the art (for example SONET system).

5. Claims 9, 15-23, 52, 59-67, 108, 111-113, 133, 136-138, 152-154, 156-158 and 160-162 are rejected under 35 U.S.C. 103(a) as being unpatentable over over Ozeki et al. US patent no. 6,651,139 in view Acton et al. US patent no. 5,544,319 and further in view of Fee US Patent no. 6,658,210.

Regarding claims 9, 52, 108 and 133, as per claims above, the combination of Ozeki and Acton discloses all the limitations except for optical path comprises a plurality of multiplexed optical channels, said data being transmitted over said multiplexed optical channels. Fee discloses a WDM optical system comprising a bi-directional optical fiber has a plurality wavelengths to carry information (abstract) and data being transmitted over multiplexed optical channels (e.g. WDM, see col. 2, lines 47-55). At the time of the invention was made, it would have been obvious to a person of ordinary skill in the art to incorporated WDM coupler for multiplexing and de-multiplexing optical signals of Fee in the combination of Ozeki and Acton. One of ordinary skill in the art would have been motivated to do this since Wavelength Division Multiplexing
Multiplex/Demultiplex coupler offers advantages of allowing the optical signals transmits

Art Unit: 2613

back and forth over an bi-directional optical link and allow multi-wavelengths to communicate via single fiber or wave guide.

Regarding claims 15, 59, 111, 112, 136 and 137, the combination of Ozeki and Acton and Fee discloses a multiplexer/demultiplexe (220 of figure 3 of Fee) associated with said controller (1 of figure 1 of Acton) for multiplexing said optical channels, and associated with said at least one memory device (5 of figure 1 of Acton) for demultiplexing said multiplexed optical channels.

Regarding claims 16 and 60, the combination of Ozeki and Acton and Fee discloses a multiplexer/demultiplexe (226 of figure 3 of Fee) associated with said at least one memory device (5 of figure 1 of Acton) for multiplexing optical channels and providing multiplexed optical channels to said optical path 4 and associated with said memory controller (1 of figure 1 of Acton) for demultiplexing said multiplexed optical channels.

Regarding claims 17, 61, 113 and 138, the combination of Ozeki and Acton and Fee discloses a multiplexer/demultiplexe (220, 226 of figure 3 of Fee) located on each side of said optical path.

Regarding claims 18 and 62, Acton discloses data includes at least one of read and write data (abstract, col. 2, lines 48-51).

Regarding claims 19 and 63, Acton discloses data includes command data transmitted from said controller to said at least one memory device (col. 16, lines 20-22).

Art Unit: 2613

Regarding claims 20 and 64, Acton discloses data includes address data transmitted from said controller to said at least one memory device (figure 3, col. 3, line 49, col. 5, lines 54-62).

Regarding claims 21 and 65, Acton discloses data includes a clock signal (col. 9, lines 50- 51).

Regarding claims 22 and 66, Acton discloses data includes control data (figure 4, col. 6, line 24).

Regarding claims 23 and 67, Acton discloses electrical paths connected between said controller 1 and said at least one memory device 5 for passing data between said controller and memory device (see figure 3).

Regarding claims 152-155, 156-157, 160 and 161, Fee discloses multiplexed optical channels use WDM (see col. 2, lines 47-55).

Regarding claims 154, 158 and 162, transmitting compressed data is well known in the art.

Response to Arguments

4. Applicant's arguments with respect to claims 1-9, 12, 14-36, 38, 40, 44-53, 56, 58-82, 84, 88-89, 91, 92, 94, 97, 98, 100-108, 111-113, 115-120, 122, 126-133, 136-145, 147, and 150-162 have been considered but are moot in view of the new ground(s) of rejection.

Art Unit: 2613

Conclusion

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dzung Tran whose telephone number is (571) 272-3025.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's Supervisor, Jason Chan, can be reached on (571) 272-3022.

The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

Drung Elan DZUNG TRAN

PRIMARY PATENT EXAMINER

03/14/2007

Dzung Tran